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July 27, 2012

VIA EMAIL & ECFS

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

> NOTICE OF EX PARTE PRESENTATION Re:

> > WT DOCKET NO. 10-4

Dear Ms. Dortch:

On July 25, 2012, Joe Banos of Wilson Electronics, Inc., Edmond Thomas of Hogan Lovells US LLP, John Haddow and Yardly Pollas-Kimble of Upstream Consulting, and the undersigned met with Louis Peraertz, Legal Advisor to Commissioner Clyburn, to discuss matters pertaining to the above-referenced rulemaking proceeding.

During the meeting, the Wilson representatives reported on the successful conclusion of Wilson's joint efforts with Verizon Wireless to fashion technical specifications for signal boosters that will ensure that the devices can be operated by consumers without harm to wireless networks. We reported that AT&T has endorsed nearly all of the operational requirements, interference safeguards, and technical standards encompassed in the two signal booster "safe harbors" that were jointly proposed by Wilson, Verizon Wireless, T-Mobile, USA, Inc., Nextivity, Inc., and V-COMM, L.L.C. on June 8, 2012. We also addressed AT&T's objection to the "blanket licensing" of certified signal boosters as contemplated by the joint proposal.

The Wilson representatives expressed the view that the Commission should reject AT&T's call for the imposition of a requirement that carriers must consent to the operation of signal boosters on their networks that have already been certified as meeting industry-consensus, Commission-approved technical standards that safeguard network operations. Empowering carriers to prevent consumers from using such signal boosters would defeat the purposes of establishing a safe harbor for consumer signal boosters; be wholly inconsistent with the

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Commission's goal of broadening the use of properly-designed signal boosters to enhance wireless coverage for consumers; invite anti-competitive conduct by carriers; and threaten the growing market for consumer signal boosters.

This letter is being filed electronically pursuant to § 1.1206 of the Commission's rules. Should any questions arise with regard to this matter, please direct them to me.

Very truly yours,

Russell D. Lukas

cc: Louis Peraertz